

1 Amos: Miller, living man
On the county at Large, lancaster
2 Non-Domestic
c/o: 648 Millcreek School Road
Bird-in-Hand, Pennsylvania [17505]
3 Propria persona

4

5

6 **IN THE UNITED STATES DISTRICT COURT**
7 **FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

8 UNITED STATES OF AMERICA,) **Case No.: 19-1435**
9 Plaintiff,)
v.) **NOTICE OF THE EXISTENCE OF THE**
10 MILLER'S ORGANIC FARM) **BIRTH CERTIFICATE TRUST**
11 AMOS MILLER,) **aka LEGACY ACCOUNT**
12 Defendant.)
13 Amos: Miller, Real Party in)
14 Interest (RPII))
15 _____)

16 It has been a long journey through the "legal tulips" in learning
17 about the so-called Legacy Account, see 31 CFR 363, etc. The following
18 is a bit of legal-ese in support of the volumes of proof that said
19 account exists. Therefore, it would appear that in ANY post March 9,
20 1933 (and post 1966 merging of law forms), "New Deal" Construction,
21 legal relation, the only issue left to discuss in any court claim is
22 the remedy, i.e. settlement.

The BC Issue Currency Backing

23 The Birth Certificate (BC) emanates from the requirements of The
24 Maternity Act of 1920. The Promotion of the Welfare and Hygiene of
25 Maternity and Infancy Act, more commonly known as the Sheppard-Towner
Act, was a 1921 U.S. Act of Congress that provided federal funding for
maternity and child care.^[1] It was sponsored by Senator Morris
Sheppard (D) of Texas and Representative Horace Mann Towner (R) of
Iowa, and signed by President Warren G. Harding on November 23,
1921.^[2] see https://en.wikipedia.org/wiki/Sheppard-Towner_Act

1 Said maternity act generated the Birth Certificate now known as a
 2 BankNote by and through the

- 3 A. Pacific Bank Note Company, see <http://pacificbancnote.com/2016/>
- 4 B. American Bank Note Company,
[see https://scripophily.net/amerbanknote.html](https://scripophily.net/amerbanknote.html)
- 5 C. Midwest Bank Note Company,
[see https://www.openfos.com/supply/2424806-MIDWEST-BANK-NOTE-CO-](https://www.openfos.com/supply/2424806-MIDWEST-BANK-NOTE-CO-)
- 6 [in-Plymouth-MI/](#) and <http://www.midwestbanknote.com>

7 D. Atlantic Bank Note Company, although this writer has seen the
 8 term, "Atlantic BankNote Co." on birth certificates, he has not been
 9 able, at this time, to find any current research on the internet on
 this company.

10 Former World Banker, Karen Hudes, has given whole lectures (see
 11 YouTube) on the connection of the Birth Certificate to the currency as
 12 a foundation of the use of the "future labor" (see Restatement 2d
 Future Interest) relation to currency funding/backing of various
 13 country's world currency in accord with World Bank, Basel II currency
 placement/rules/regulations. The American Depository Receipt (ADR)
 14 system is used to sell the Birth Certificate BankNotes on the
 15 International Bond Market for which this author even has Trust
 16 contract documents between the Bank of New York/Melon (the US
 Treasury's clearing bank) and International Banks for asset banking
 17 support.

BASIC U.S. LAW

19 The Federal Emergency Relief Act of 1933 AN ACT, was to provide for
 cooperation by the Federal Government with the several States and
 20 Territories and the District of Columbia in relieving the hardship and
 suffering caused by (Sec. 4. (a)) Out of the funds ... to provide the
 necessities of life to persons in need as a result of the present
 21 emergency, and/or to their dependents, whether resident, transient, or
 homeless. - The Federal Emergency Relief Act of 1933 Approved, May 12,
 22 1933 (Sec. 4. (a)).

25 "The ownership of all property is in the state".

"Under the new law government obligations, is backed by the credit [i.e. labor of the estate holders] of the nation. It does represent a mortgage on all the homes, and other property of all the people of the

1 nation." Senate Document No. 43, 73rd Congress, 1st Session,
2 Congressional Record, March 9, 1933 on HR 1491 p. 83.

3 Obligations of the United States shall be receivable for all public
4 dues. That they shall be redeemed at the Treasury Department of the
United States or at any Federal Reserve bank. 12 U.S. Code § 411 -
Issuance to reserve banks; nature of obligation; redemption (Dec. 23,
1913, Ch. 6, § 16 (par.), 38 Stat. 265; Jan. 30, 1934, Ch. 6, § 2(b)(1),
48 Stat. 337; Aug. 23, 1935, Ch. 614, title II, § 203(a), 49 Stat.
704.)

5 We are currently under a national emergency [Emergency Banking
6 Relief Act, March 9, 1933] whereby all banking business has been
7 suspended similar to that indicated by presidential proclamation 2039.
8 As a result of the current emergency, book entry credit is an
9 acceptable form of business transaction within the borders of the
United States.

10 Is it not true that Respondents have not charged off petitioner
11 account and/or that the account itself has never been charged off
whereby an internal credit has been applied, bringing the account
12 balance to zero, and then the creation of a new account where the
13 previous unapplied credit remained outstanding (in other words that
14 there is an outstanding balance after the internal credit
application)?

15 Respondent(s) attempt to seize and/or take petitioner property is a
violation of my right to due process, right to property?

17 And that:

18 a. The Fifth Amendment commands that property be not taken
without making just compensation? That Valid contracts are not
19 property, whether the obligor be a private individual, a municipality,
a State or the United States?

21 b. the Rights against the United States and/or any other party
arising out of a contract with it are protected by the Fifth
22 Amendment? United States v. Central P. R. Co., 118 US 235, 238; United
23 States v. Northern P. R. Co., 256 US 51, 64.

24 c. when the United States and/or any other party enters into
contract relations, its rights and duties therein are governed
25 generally by the law applicable to contracts between private
individuals?

1 d. in Perry v. United States, 294 US 330, 352-353 (1935) it was
 2 held that:

3 "When the United States, with constitutional authority, makes
 4 contracts, it has rights and incurs responsibilities similar to
 5 those of individuals who are parties to such instruments. There is
 6 no difference," said the Court in United States v. Bank of
 7 Metropolis, 15 Pet. 977, 392, except that the United States cannot
 8 be sued without its consent. See, also, The Floyd Acceptances
 9 (Pierce v. United States) 7 Wall. 666, 675; Cooke v. United States,
 10 91 US 389, 396. In Lynch v. United States, 292 US 571, 580, with
 11 respect to an attempted abrogation by the Act of March 20, 1933 (48
 12 Stat. at L. 8, 11, chap. 3, U.S.C. title 38, section 701) contracts
 13 of the United States, the Court quoted with approval the statement
 14 in the Sinking Fund Cases, 99 US 70, supra, and said: "Punctilious
 15 fulfillment of contractual obligations is essential to the
 16 maintenance of the credit of public as well as private debtors. No
 17 doubt there was in March 1933, great need of economy. (This is in
 18 direct reference to the March 9, 1933 act and presidential
 19 proclamation 2039, where a NATIONAL ECONOMIC BANKING EMERGENCY was
 20 declared, facilitating the serious emergency that Congress has
 21 stated is still extant)?

22 e. "In the administration of all government business economy had
 23 become urgent because of lessened revenues and the heavy obligations
 24 to be issued in the hope of relieving widespread distress. Congress
 25 was without power to reduce expenditures by abrogating contractual
 1 obligations of the United States. To abrogate contracts, in the
 2 attempt to lessen government expenditure, would be not the practice of
 3 economy, but an act of repudiation." And that any attempt on your part
 4 to invalidate this contract would amount to the same repudiation.

5 f. has not the United States treasury, as authorized under
 6 presidential proclamation 2039, has not declared legal tender to be
 7 valueless? Backed by nothing? [-An official website of the United
 8 States Government-

9 g. Legal Tender Status - Treasury Department --- U.S. DEPARTMENT OF
 10 THE TREASURY

11 <https://www.treasury.gov/resource-center/faqs/Currency/Pages/legal-tender.aspx>

12 h. Jan 4, 2011 - The pertinent portion of law that applies is the
 13 Coinage Act of 1965, specifically Section 31 U.S.C. 5103, entitled
 14 "Legal tender," which states: "United States coins and currency
 15 (including Federal reserve notes and circulating notes of Federal
 16 [(A Miller) Notice of the Existence of the Birth Certificate Trust 220329], Page 4 of 12

1 reserve banks and national banks) are legal tender ... Federal Reserve
2 notes are not redeemable in any commodity, and receive no backing by
3 anything This has been the case since 1933. The notes have no value
for themselves."]

4 i. The Federal Emergency Relief Act of 1933 AN ACT, was not to
5 provide for cooperation by the Federal Government with the several
6 States and Territories and the District of Columbia in relieving the
7 hardship and suffering caused by (Sec. 4. (a)) Out of the funds ... to
8 provide the necessities of life to persons in need as a result of the
present emergency, and/or to their dependents, whether resident,
transient, or homeless. - The Federal Emergency Relief Act of 1933
Approved, May 12, 1933 (Sec. 4. (a))?

10 j. "The ownership of all property is not in the state"?

11 k. "Under the new law government obligations, is not backed by the
12 credit of the nation. It does not represent a mortgage on all the
homes, and other property of all the people of the nation?" Senate
13 Document No. 43, 73rd Congress, 1st Session, Congressional Record,
March 9, 1933 on HR 1491 p. 83.

14 l. Obligations of the United States shall not be receivable for all
15 public dues? That they shall not be redeemed at the Treasury
Department of the United States or at any Federal Reserve bank? 12
U.S. Code § 411 - Issuance to reserve banks; nature of obligation;
redemption (Dec. 23, 1913, ch. 6, §16 (par.), 38 Stat. 265; Jan. 30,
1934, ch. 6, §2(b)(1), 48 Stat. 337; Aug. 23, 1935, ch. 614, title II,
§203(a), 49 Stat. 704.)

20 **WHAT DOES ALL THIS MEAN?**

21 The man born in the United States created an ESTATE upon their birth.
22 An Agency agreement was created between the man and the British Crown,
the Catholic Vatican (under Unam Sanctam) (man's salvation is covered
23 separate and apart from the Holy See) and the British Accreditation
Registry (B.A.R.) members. And, that the man is at liberty to
file/lodge the Birth Certificate with the County Recorder and
terminate the agency relation at any time. An ESTATE is defined as the
life-time labor value of the man. Within 30-90 days a trust is created
whereby said ESTATE (i.e. life-time labor value) is placed into trust
[A Miller] Notice of the Existence of the Birth Certificate Trust 220329], Page 5 of 12

1 with the UNITED STATES ATTORNEY GENERAL operating as the Alien
 2 Property Custodian (pursuant to the Trading With the Enemy Act [TWEA])
 3 is appointed as the Common Law Trustee (CLT) via Executive Order
 4 (E.O.) in 1939 by President Franklin D. Roosevelt. Therefore, the
 5 man's name in ALL CAPITAL LETTERS is representative of the
 6 ESTATE/TRUST. The man's name in all lower case represents the man. See
 7 the definitions of Capitis Deminutio Maxima The greatest, capitis
 8 deminutio maxima, involved the loss of liberty, citizenship, and
 9 family (e.g. being made a slave or prisoner of war). Also see Capitis
 10 Deminutio Minima and Media. Spelling matters - ALL CAPS, Upper Lower
 11 or all lower case. Said spelling represents your status in that
 12 particular legal relation. You, the man are an investor, lender,
 13 depositor (Donor/Grantor) of your life-time labor to the UNITED STATES
 14 in exchange for the Trustees (all offices of government are offices of
 15 trust) indenture contract. You, the man, are the Donor, Grantor,
 16 Trustor, Beneficiary, Executor, Authorized Signatory/Representative
 17 for THEALLCAPSNAME - ESTATE/TRUST and/or the Bailor/Bailee relation.
 18 You are not the trustee/bailee. Your Birth Certificate (BC) is the
 19 representative certificate of said deposit, which connects to the
 20 American Depository Receipt (ADR) system, which parallels the
 21 International (Crown Based,

<http://www.legislation.gov.uk/ksi/1997/1778/made/data.htm>

22 Social Security (SS) agreement, which connects to the Federal Reserve
 23 Account Number (FRAN) (which is a Letter coupled with eight digits),
 24 which is found on the backside of your SS card. Your ONLY TRUE BANK
 25 ACCOUNT is your LEGACY ACCOUNT, where you "banked" (bailor/bailee
 relation) your life-time labor with the UNITED STATES Treasury, who
 hired the Private Federal Reserve Bank (FRB) to regulate your account
 spending. Bank of America, JP Morgan Chase, Wells Fargo, etc. are just
 transmitting/public utilities, which you the depositor/bailor (with US
 Treasury, see 31 CFR 363, etc.) use to "pay" your various
 bills/presentments (see Uniform Commercial Code (UCC), ask your local
 banker if they even know what that is).

In order for a Judge in any UNITED STATES court system (run by B.A.R.
 (British Accredited Registry) members) to deny the above paragraph's
 fact pattern is so absurd as to constitute gross misconduct, gross
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1 misrepresentation, which "shocks the conscience", especially when they
 2 deny its existence in open court of the existence of the LEGACY
 3 account, but then argue in Judge's chambers over who gets to keep the
 4 LEGACY account funds being expended by the so-called DEFENDANT in
 5 favor of the B.A.R. members gain for so-called expenses, when the
 6 B.A.R. members fabricated the false charges in the first place and are
 7 falsely imprisoning the man/defendant for the DEFENDANT in violation
 of the premises of Black Diamond S. S. Corp. v. Robert Stewart & Sons,
336 U.S. 386 (1949).

8 "Admiralty practice is a unique system of substantive law and procedure with which members of this
 Court are singularly deficient in experience."

9 "The proceeding is conducted in two stages. In the first or preliminary stage the owner petitions
 10 for relief from personal liability, is required either to surrender his interest in the ship and her freight
 11 or to stipulate, with adequate bond, to pay into court its value. The statute says, 'Upon compliance
with the requirements of this section all claims and proceedings against the owner with respect
to **630 the matter in question shall cease.' At this point an important change in the nature of
 12 the proceeding occurs.

13 The proceeding continues as a proceeding in rem against either the ship or the fund as the res.
 Our rules provide that when petitioner complies with the court's order as to surrender or bond, the
 14 court shall issue a monition requiring all persons asserting claims to file the *401 same and may also
 issue injunction against the further prosecution of suits against either the owner or the vessel. Rule
51. The court then adjudicates the claims and apportions the available fund among them. Rule
 52. The owner is at liberty to contest his liability or the liability of the vessel 'provided he shall have
 15 complied' with the requirements of surrender or deposit as above set forth. Rule 53."

16 In other words, you really should be able to send a presentment in
 commerce, i.e. "a bill", to your "banker" (the UNITED STATES Treasury,
 17 i.e. the INTERNAL REVENUE SERVICE) and have them (electronically)
 18 "settle" the "liability" for you (A4V) as you (the Depositor/bailor)
 19 have already "paid" for everything as the Trustees/Bailees are using
 20 and investing your future-labor deposited "funds" into the world
 21 economy (at a profit for the Trustees/bailees and the Bailors/
 Beneficiaries (that's you)).

22 HINT: When you make a search of your Individual Master File (IMF)
 23 and/or Business Master File (BMF) at the IRS and it states that you
 24 are "manufacturing truck axles in the Virgin Islands" it is because
 25 the YOU that is doing so is the YOU/ESTATE/TRUST that you/man invested
 your future labor deposit with the UNITED STATES
 Banker/Trustees/Bailees invested and that is the capital gain that
 YOUALLCAPS made, not the you/man. AND, if you/man do not file for the

1 RETURN ON INVESTMENT (ROI) via the 1099 (Class 5 Gift and Estate Tax
 2 category with a Tax Credit of approximately \$16M) it is your fault as
 3 you/man are the Donor, Grantor/Bailor, Trustor, Beneficiary, Executor,
 4 Authorized Signatory/Representative and "Sovereignty resides in the
 5 people" Perry v. United States. The IRS does/assesses what you tell
 them to assess. You are the depositor/investor/Bailor.
 6 The enemy of the estate is the B.A.R. membership, using "color of law"
 7 to steal your future labor deposit along with unscrupulous IRS Agents
 8 who fake and rig the system for their own personal gain from your
 LEGACY account.

ANOTHER VIEW AT THE SAME ISSUE

FUTURE LABOR BIRTH CERTIFICATE DEPOSIT PREMISE

10 FUTURE LABOR BIRTH CERTIFICATE DEPOSIT PREMISE for the establishment
 11 of the doctrine of conquest carried forward onto the land after all
 water was conquered and controlled.

12 When a child is born in the United States an ESTATE is formed. An
 13 "ESTATE" is defined as the life-time labor value of the man. Within
 14 30-60 days the ESTATE is placed in trust with the Alien Property
 15 Custodian (APC). The party holding the title of ALC is the United
 16 States Attorney General pursuant to the Trading with the Enemy Act and
 17 the Emergency Banking Relief Act. Pursuant to Executive Order signed
 by Franklin D. Roosevelt in 1939 the office of "Common Law Trustee"
 (CLT) was formed. The APC is the CLT.

18 The evidence of the decoupling abandonment is clearly shown in the
 19 Application for Certificate of Live Birth or Certification of Birth
 where, by operation of law and constructive fraud the Department of
 20 Vital Statistics mandates the form that is filled out by the
 21 applicant/mother who confess that the child/baby was born out of
 wedlock.

22 The informant as the document clearly identifies the applicant, i.e.
 23 mother, states that the child is a product of a carnal knowledge of
 the flesh and then the doctor (who is in private practice) issues the
 bond for the baby. Thereafter, the county recorder/Registrar registers
 24 the event and issues in the land records of the county in the mouths
 of the two witnesses confirming the confession of the informant i.e.
 25 the mother/mom vessel of delivery into the worldly estate of life.

1 The "infant decedent" then becomes by operation of law a "Ward of the
2 State" due to the failure by the mother and father to claim the event
3 and issue, i.e. birth, into the family bible which was a standard
practice for more than 150 years.

4 The state registrar is tasked with the issuance of a state File Number
5 for the Certificate of Live Birth (COLB) and produces an affidavit
claiming that the "infant decedent" is incapable of handling his or
6 her property/affairs. Then, by execution of law, the state becomes the
7 guardian ad litem and due to the emergency based on the 1933 Emergency
Banking Relief Act those Birth Certificates are held in abeyance until
8 we evolve out of bankruptcy/receivership.

9 The issuance of the COLB by the state, who has taken control over the
body (by Agency), then conveys/grants to the parents the right under
pa·rens pa·tri·ae the rights to raise by/under strict authority and
11 supervision of the state.

12 The recent explosion of Child Protective Services has shown that the
separation of the child from the birth mother and father is the right
of the state under pa·rens pa·tri·ae/Agency when a perceived threat to
the state property arises. The State Registrar issues an affidavit and
then proclaims the office, has the right to issue and mandate a Power
15 of Attorney for the "infant decedent" (even if you are over 18 years
old) to handle the affairs of the child.

17 The power of attorney is never rescinded when the child reaches the
age of seven (7) where the operation of English Law if the child has
not been seen in the first seven (7) years the crown determines that
the child is lost at sea. See Cesti Que Vie act of 1666. Article 4 of
20 said act declares the right of the man to claim that he is NOT lost at
sea but is in fact alive doing well under the testament of the father,
son, and holy ghost, the three (3) trusts established under the
22 principals of the Holy Roman Empire.

23 Until the year 1302, under Unam Sanctum, the rights were deemed by the
24 holy men of the day as being the divine right by birth. By the decree
of Pope Boniface VIII (r. 1294-1303) who stated that "But he that is
spiritual judgeth all things, yet he himself is judged of no man" and
then stated "We therefore declare, say, and affirm that submission on

1 the part of every man to the bishop of Rome is altogether necessary
2 for his salvation".

3 When we look for the definition of the words "Born Alive" it is quite
4 telling on the separation of the child and the foundling.

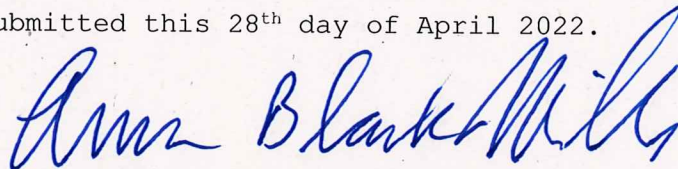
5 The term "born alive," "Being a product of conception after complete
6 expulsion or extraction from the mother regardless of the duration of
7 the pregnancy which that breathes or shows any other evidence of life
8 such as the beating of the heart the pulsation of the umbilical cord
9 or definite movement of voluntary muscles regardless of whether the
umbilical cord has been cut or the placenta is still attached. Each
product of such birth is considered Live Born and is fully recognized
as a human person."

10 On the issue of getting arrested, criminal complaint or indictment
from a grand jury, does that event trigger a portal in the process to
11 automatically apply for the Alien Property Custodian (and his B.A.R.
12 Agents) to release funds from the trust for the prosecution of an
enemy combatant, i.e. U.S. citizen/resident primarily being defined as
an enemy of the state based upon the Trading with the Enemy Act of
14 1917 and then recodified under the 1933 Emergency Banking Relief Act.
15 They needed to apply to the APC so they can prosecute the
criminal...and do an application for a license to release block(ed)
funds held by the APC.

17 Therefore, through this allegiance with the B.A.R. Association who
have placed themselves at the head of the estates of the people of
18 America acting ultra vires under a foreign contract through the City
of London and the London Lawyers Guild, placed themselves in a
20 position as the "keepers of the gate," the stakeholders of the
American nationals born outside the Washington, District of Columbia,
Jesuit, Zionist controlled systems to harness the labor through
22 deceptive means and be at the forefront of legislating more and more
laws against the people of the united Estates of America,
circumventing the right to declare life, being of the blood of the
father and mother under the spirit of the father, son, and holy ghost
24 to forever cast off the peoples of America into the despot of the
sentence of being alive in the American lands from sea to shining sea.

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1 Submitted this 28th day of April 2022.
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10 Amos-Blank: Miller, living man
11 Depositor, Principal Owner, Beneficiary,
12 Holder-In-Due-Course/Secured Party Creditor
13 AMOS BLANK MILLER ®™ - ESTATE/TRUST

1 **CERTIFICATE OF SERVICE**

2 I, Amos Miller, serving in Propria Persona, hereby certify, under
3 penalty of perjury, under the laws of the United States of
4 America, without the "United States" [federal and State
5 Government] that I am at least 18 years old, a citizen of one of
6 the united states of America, as I personally served the
7 following document(s) by placing one true and correct copy of
8 document(s) via U.S. Mail with postage paid and properly
9 addressed to the following:

10 United States District Court
11 Attn: Clerk of Court
12 601 Market Street
13 Philadelphia, Pennsylvania 19106
14 USPS Certified Mail EI 227 005 744 US

15 And one copy via Certified U.S. Mail addressed as follows on or
16 about this 2nd day of ~~April~~ 2022;

May

17 GERALD B. SULLIVAN
18 ASSISTANT U.S. ATTORNEY - US ATTY'S OFFICE
19 615 CHESTNUT ST., STE. 1250
20 PHILADELPHIA, PA 19106-4476
21 USPS Certified Mail EI 227 005 758 D&I US

Amos Miller

22 Amos Miller, living man
23 Real Party in Interest (RPII)

19106

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Bird-in-Hand, PA 17505

Notice BC Trust

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PO ZIP Code	Scheduled Delivery Date (MM/DD/YY)	\$ 26.95	
17543	5/4/22		
Date Accepted (MM/DD/YY)	Scheduled Delivery Time	Insurance Fee	COD Fee
5/3/22	<input type="checkbox"/> 6:00 PM	\$	\$
Time Accepted	<input checked="" type="checkbox"/> 11:10 AM <input type="checkbox"/> PM	Return Receipt Fee	Live Animal Transportation Fee
		\$	\$
Special Handling/Fragile	Sunday/Holiday Premium Fee	Total Postage & Fees	
\$	\$	26.95	
Weight lbs. 3.5 ozs.	Flat Rate	Acceptance Employee Initials	
		<i>[Signature]</i>	
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Delivery Attempt (MM/DD/YY)	Time	Employee Signature	
	<input type="checkbox"/> AM <input type="checkbox"/> PM		
Delivery Attempt (MM/DD/YY)	Time	Employee Signature	
	<input type="checkbox"/> AM <input type="checkbox"/> PM		

LABEL 11-B, MAY 2021

PSN 7690-02-000-9996

